1	PILLSBURY WINTHROP SHAW PITTMAN LLP THOMAS V. LORAN III (SBN 95255)	
2	MARC H. AXELBAUM (SBN 209855)	
3	WESLEY M. SPOWHN (SBN 252939) 50 Fremont Street	
3	Post Office Box 7880	
4	San Francisco, CA 94120-7880	
	Telephone: (415) 983-1000	
5	Facsimile: (415) 983-1200	
	thomas.loran@pillsburylaw.com	
6	marc.axelbaum@pillsburylaw.com	
7	wesley.spowhn@pillsburylaw.com	
7	Attornava for Plaintiff	
8	Attorneys for Plaintiff NICHOLAS BART ELLIS	
0	NICHOLAS BART ELLIS	
9	ANDRADA & ASSOCIATES	
	PROFESSIONAL CORPORATION	
10	J. RANDALL ANDRADA (SBN 70000)	
	MATTHEW ROMAN (SBN 267717)	
11	180 Grand Avenue, Suite 225	
10	Oakland, CA 94612	
12	Telephone: (510) 287-4160	
13	Facsimile: (510) 287-4161 randrada@andradalaw.com	
13	mroman@andradalaw.com	
14	miomane andradataw.com	
	Attorneys for Defendants	
15	SERGEANT A. NAVARRO;	
	CORRECTIONAL OFFICER F. JUAREZ	
16	CORRECTIONAL OFFICER B. GARDN	
17	APPEALS COORDINATOR C.E. WILBE	ER
17		
18	IN THE UNITED ST	CATES DISTRICT COURT
19	FOR THE NORTHERN	DISTRICT OF CALIFORNIA
20	OAKLAND DIVISION	
20	UAKLA	ND DIVISION
21		
_1	NICHOLAS BART ELLIS,	) No. C 07-5126 SBA (DMR)
22	MCHOLAS BART ELLIS,	)
	Plaintiff,	STIPULATED PROTECTIVE ORDER
23	Tidilitii,	AS MODIFIED
24	vs.	)
24	<b>v</b> 5.	)
25	A. NAVARRO, et al.,	)
23	71. TVT VTICKO, et al.,	)
26	Defendants.	)
	Defendants.	)
27	-	<del></del>
28		

1	Subject to the approval of this Court, the parties stipulate to the following protective
2	order:
3	1. In connection with discovery proceedings in this action, the parties may
4	designate any document, thing, material, testimony, or other information derived from them,
5	as "Attorney's Eyes Only Material" under the terms of this Stipulated Protective Order
6	("Order"). Attorney's Eyes Only Material is information that concerns or relates to the
7	processes, operations, investigations, or other information relating to the California
8	Department of Corrections and Rehabilitation ("CDCR"), disclosure of which may have the
9	effect of causing harm to the safety and security of the prison, prison staff, inmates, the
10	public, Plaintiff, or Defendants. Attorney's Eyes Only Material is also personal
11	information of the Plaintiff and Defendants, including but not limited to home addresses,
12	social security numbers, telephone numbers, email addresses, names or identifying
13	information of family members, the disclosure of which places the safety of Defendants,
14	who are current and former peace officers, and their family members at risk. Attorney's
15	Eyes Only Material also includes all personal identifying information of any inmate, current
16	or former CDCR employee, and any third party entitled to confidential protection of
17	personal identifying information under California and/or applicable federal law.
18	By designating a document, thing, material, testimony or other information derived
19	from them as Attorney's Eyes Only Material under the terms of this Order, the party
20	making the designation is certifying to the Court that there is a good-faith basis both in law
21	and in fact for the designation within the meaning of Federal Rule of Civil Procedure 26.
22	2. Attorney's Eyes Only Material will be designated by stamping copies of the
23	document produced to a party with the legend "CONFIDENTIAL - ATTORNEYS' EYES
24	ONLY". Stamping the legend "CONFIDENTIAL – ATTORNEYS' EYES ONLY" on the
25	cover of any multipage document will designate all pages of the document as confidential,
26	unless otherwise indicated by the producing party. Attorney's Eyes Only Material, and the
27	information contained therein, may be disclosed only to the Court, to counsel for the parties
28	(including the paralegal, clerical, and secretarial staff employed by counsel), and to the

## Case4:07-cv-05126-SBA Document58 Filed11/16/11 Page3 of 9

1	"qualified persons" listed in subparagraphs 5(a) through (c) below, but will not be disclosed
2	to a party, unless otherwise agreed or ordered. If disclosure of Attorney's Eyes Only
3	Material is made, all other provisions in this Order with respect to confidentiality will also
4	apply.
5	3. Testimony taken at a deposition, conference, hearing or trial may be
6	designated as Attorney's Eyes Only Material by making a statement to that effect on the
7	record at the deposition or other proceeding. Arrangements will be made with the court
8	reporter taking and transcribing the proceeding to separately bind portions of the transcript
9	containing information designated as Attorney's Eyes Only Material, and to label the
10	separately bound portions appropriately. Defendants, and employees of the CDCR, will not
11	be required to disclose confidential personal information, as described in paragraph one, in
12	response to discovery, including questioning at deposition, without the protections for
13	Attorney's Eyes Only Material required by this Order.
14	4. Material designated as Attorney's Eyes Only Material under this Order, the
15	information contained therein, and any summaries, copies, abstracts, or other documents
16	derived in whole or in part from material designated as Attorney's Eyes Only Material may
17	be used only for the purpose of prosecution, defense, or settlement of this action, but for no

- 5. Any Attorney's Eyes Only Material will be disclosed or made available only to counsel for a party (including the paralegal, clerical, and secretarial staff employed by such counsel), and to the "qualified persons" designated below:
- 22 (a) experts (together with their clerical staff) retained by counsel to assist in the 23 prosecution, defense, or settlement of this action;
- 24 (b) court reporter(s) employed in this action;
- 25 (c) any other person about whom the parties in writing agree.
- 26 Prior to receiving any Attorney's Eyes Only Material, each "qualified person" will 27 be provided with a copy of this Order and will execute a nondisclosure agreement in the form

18

other purpose.

of <u>Attachment A</u>. A copy of the executed agreement will be provided to counsel for each other party.

- 6. Any Party or Non-Party may challenge a designation of confidentiality at any time. Unless a prompt challenge to a Designating Party's confidentiality designation is necessary to avoid foreseeable, substantial unfairness, unnecessary economic burdens, or a significant disruption or delay of the litigation, a Party does not waive its right to challenge a confidentiality designation by electing not to mount a challenge promptly after the original designation is disclosed.
- (a) The Challenging Party shall initiate the dispute resolution process by providing written notice of each designation it is challenging and describing the basis for each challenge. To avoid ambiguity as to whether a challenge has been made, the written notice must recite that the challenge to confidentiality is being made in accordance with this specific paragraph of this Order. The parties shall attempt to resolve each challenge in good faith and must begin the process by conferring directly (in voice-to-voice dialogue; other forms of communication are not sufficient) within fourteen (14) days of the date of service of notice. In conferring, the Challenging Party must explain the basis for its belief that the confidentiality designation was not proper and must give the Designating Party an opportunity to review the designated material, to reconsider the circumstances, and, if no change in designation is offered, to explain the basis for the chosen designation. A Challenging Party may proceed to the next stage of the challenge process only if it has engaged in this meet and confer process first or establishes that the Designating Party is unwilling to participate in the meet and confer process in a timely manner.
- (b) If the Parties cannot resolve a challenge without Court intervention, the Challenging Party shall comply with the applicable rules and procedures governing discovery disputes within twenty one (21) days of the initial notice of challenge or within fourteen (14) days of the parties agreeing that the meet and confer process will not resolve their dispute, whichever is earlier.

1	(c) The burden of persuasion in any such challenge proceeding shall be on the
2	Challenging Party. All parties shall continue to afford the material in question the level of
3	protection to which it is entitled under the Producing Party's designation until the Court rules
4	on the challenge.
5	7. Nothing in this Order will impose any restrictions on the use or disclosure by
6	a party of material obtained by the party independent of discovery in this action, or from
7	disclosing its own Attorney's Eyes Only Material as it deems appropriate.
8	8. If Attorney's Eyes Only Material, including any portion of a deposition
9	transcript designated as Attorney's Eyes Only Material, is included in any papers to be filed
10	in Court, such papers will be labeled "Confidential—Subject to Court Order" and filed
11	under seal, according to the procedure set out in Local Rule 79-5, until further order of this
12	Court.
13	9. In the event that any Attorney's Eyes Only Material is used in any court
14	proceeding in this action other than trial, it will not lose its confidential status through such
15	use, and the party using the material will take all reasonable steps to maintain its
16	confidentiality during such use. Any use of Attorney's Eyes Only Material at trial shall be
17	governed by a separate agreement or order to be addressed as part of the pretrial conference
18	procedures.
19	10. This Order will be without prejudice to the right of the parties (i) to bring
20	before the Court at any time a question of whether any particular document or information
21	is confidential or whether its use should be restricted or (ii) to present a motion to the Court
22	under FRCP 26(c) for a separate protective order as to any particular document or
23	information, including restrictions differing from those as specified herein. This Order will
24	not prejudice the parties in any way in any future application for modification of this Order.
25	11. This Order is entered solely for the purpose of facilitating the exchange of
26	documents and information between the parties to this action. Nothing in this Order, or the
27	production of any information or document under the terms of this Order, or any
28	proceedings under this Order will be deemed as an admission or a waiver by any party, and

## Case4:07-cv-05126-SBA Document58 Filed11/16/11 Page6 of 9

1	will not alter the confidentiality or non-confidentiality or any such document or information
2	or alter any existing obligation of any party or the absence of obligation.
3	12. This Order will survive the final termination of this action, to the extent that
4	the information contained in Attorney's Eyes Only Material is not or does not become
5	known to the public, and the Court will retain jurisdiction to resolve any dispute concerning
6	the use of information disclosed under this Order. Unless otherwise ordered or agreed to in
7	writing by the Producing Party, within sixty (60) days after the final termination of this
8	litigation by settlement or exhaustion of all appeals all parties in receipt of Attorney's Eyes
9	Only Material shall use reasonable efforts to either return such materials and copies thereof
10	to the Producing Party or destroy such Attorney's Eyes Only Material and certify that fact.
11	The Receiving Party's reasonable efforts shall not require the return or destruction of
12	Attorney's Eyes Only Material that is (a) stored on backup storage media made in
13	accordance with regular data backup procedures for disaster recovery purposes, (b) located
14	in the email archive system or archived electronic files of departed employees, or (c)
15	subject to legal hold obligations. Backup storage media will not be restored for purposes of
16	returning or certifying destruction of Attorney's Eyes Only Material, but such retained
17	information shall continue to be treated in accordance with this Order. Counsel for the
18	parties shall be entitled to retain copies of court papers (and exhibits thereto),
19	correspondence, pleadings, deposition and trial transcripts (and exhibits thereto), expert
20	reports and attorney work product that contain or refer to Attorney's Eyes Only Material,
21	provided that such counsel and employees of such counsel shall not disclose such
22	Attorney's Eyes Only Material to any person, except pursuant to Court order. Nothing shall
23	be interpreted in a manner that would violate applicable canons of ethics or codes of
24	professional responsibility.
25	13. Absent written permission by the designating party or Court order,
26	information or items designated as Attorney's Eyes Only Material will not be shown or
27	otherwise disclosed to Plaintiff or any other inmates. The parties agree that any audio or
28	video recordings of inmate interviews or other recordings designated as Attorney's Eyes

1	Only Material under this Order will	only be shown to Plaintiff to the extent necessary to
2	question him about the incident and	prepare him for trial. Plaintiff may not retain copies of
3	any recordings. Counsel for Plaintif	If may have and retain copies of any material designated
4	for protection under this order.	
5	SO STIPULATED:	
6	Dated: November 10, 2011	
7 8		PILLSBURY WINTHROP SHAW PITTMAN LLP THOMAS V. LORAN III MARC H. AXELBAUM
9		WESLEY M. SPOWHN 50 Fremont Street
10		Post Office Box 7880 San Francisco, CA 94120-7880
11		By /s/ Marc H. Axelbaum Marc H. Axelbaum
12		
13	Dated: November 10, 2011	Attorneys for Plaintiff NICHOLAS BART ELLIS
14		ANDRADA & ASSOCIATES
15		J. RANDALL ANDRADA MATTHEW ROMAN
16		180 Grand Avenue, Suite 225 Oakland, CA 94612
17		By /s/ Matthew Roman
18		Matthew Roman
19		Attorneys for Defendants SERGEANT A. NAVARRO;
20		CORRECTIONAL OFFICER F. JUAREZ CORRECTIONAL OFFICER B. GARDNER; AND
21		APPEALS COORDINATOR C.E. WILBER
22	A PRODUCTO AND GO OR	STATE
23	APPROVED AND SO OR	
24	Dated: November 16, 2011	IT IS SO ORDERED
25	Dated: November 16, 2011	The John Day Day
26		The Hop Doma M. Ryu Ryu United States Man Strate India
27		
28		DISTRICT OF STEEL FIED PROTECTIVE ORDER
		- 6 - Case No. C 07-5126 SBA (DMR)

1	<u>ATTACHMENT A</u>
2	ACKNOWLEDGMENT AND AGREEMENT TO BE BOUND
3	I, [print full name], of
4	[print full address], declare under penalty of perjury that
5	I have read in its entirety and understand the Stipulated Protective Order that was issued by
6	the United States District Court for the Northern District of California on [] in
7	the case of Nicholas Bart Ellis v. A. Navarro, et al., United States District Court, Northern
8	District of California, Case No. C07-5126 SBA. I agree to comply with and to be bound by
9	all the terms of this Stipulated Protective Order and I understand and acknowledge that
10	failure to do so could expose me to sanctions and punishment in the nature of contempt. I
11	solemnly promise that I will not disclose in any manner any information or item that is
12	subject to this Stipulated Protective Order to any person or entity except in strict
13	compliance with the provisions of this Order.
14	I further agree to submit to the jurisdiction of the United States District Court for the
15	Northern District of California for the purpose of enforcing the terms of this Stipulated
16	Protective Order, even if such enforcement proceedings occur after termination of this
17	action.
18	I hereby appoint [print full name], of
19	[print full address and telephone
20	number] as my California agent for service of process in connection with this action or any
21	proceedings related to enforcement of this Stipulated Protective Order.
22	Date:
23	City and State where sworn and signed:
24	
25	Printed name:
26	
27	Signature:
28	

1	DECLARATION PURSUANT TO GENERAL ORDER 45, § X.B
2	I, Wesley M. Spowhn, hereby declare pursuant to General Order 45, § X.B, that I
3	have obtained the concurrence in the filing of this document from the signatories listed
4	above.
5	I declare under penalty of perjury that the foregoing declaration is true and correct.
6	Executed on November 10, 2011, at San Francisco, California.
7	By <u>/s/ Wesley M. Spowhn</u> Wesley M. Spowhn
8	Attorney for Plaintiff NICHOLAS BART ELLIS
9	Autoritey for Frankfir Nicholas Baki Ellis
10	
11	
12	
13	
14	
15	
16	
17	
18	
19	
20	
21	
22	
23	
24	
25	
26	
27	
28	